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- (ii) The manufacturer earning credits in accordance with such plan.
- (3) The Administrator approves any such plan unless the Administrator finds that it is unlikely that the plan will result in the manufacturer earning sufficient credits to allow the manufacturer to meet the standard for the model year involved.
- (4) The Administrator provides notice to any manufacturer in any case in which the average fuel economy of that manufacturer is below the applicable standard under part 533 of this chapter, after taking into account credits available under paragraph (b)(1) of this section, and affords the manufacturer a reasonable period (of not less than 60 days) in which to submit a plan under this paragraph.
- (d) The amount of credit to which a manufacturer is entitled under this section shall be equal to—
- (1) The number of tenths of a mile per gallon by which the average fuel economy for a class of light trucks manufactured by such manufacturer in the model year in which the credit is earned pursuant to this section exceeds the applicable average fuel economy standard established in part 533 of this chapter, multiplied by
- (2) The total number of light trucks in that class manufactured by such manufacturer during such model year.
- (e) The Administrator takes credits into account for any model year on the basis of the number of tenths of a mile per gallon by which the manufacturer involved was below an applicable average fuel economy standard for a class of light trucks for that model year and the volume of that class of light trucks manufactured that model year by the manufacturer. Credits may not be applied between class of light trucks, except as determined by the Administrator to account for changes made in the definitions of classes between model years. Credits once taken into account for any model year shall not thereafter be available for any other model year. Prior to taking any credit into account, the Administrator provides the manufacturer involved with written notice and reasonable opportunity to comment thereon.

PART 537—AUTOMOTIVE FUEL ECONOMY REPORTS

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SOURCE: 47 FR 34986, Aug. 12, 1982, unless otherwise noted.

§537.1 Scope.

This part establishes requirements for automobile manufacturers to submit reports to the National Highway Traffic Safety Administration regarding their efforts to improve automotive fuel economy.

§537.2 Purpose.

The purpose of this part is to obtain information to aid the National Highway Traffic Safety Administration in valuating automobile manufacturers' plans for complying with average fuel economy standards and in preparing an annual review of the average fuel economy standards.

§ 537.3 Applicability.

This part applies to automobile manufacturers, except for manufacturers subject to an alternate fuel economy standard under section 502(c) of the Act.

§537.4 Definitions.

- (a) Statutory terms. (1) The terms average fuel economy standard, fuel, manufacture, and model year are used as defined in section 501 of the Act.
- (2) The term *manufacturer* is used as defined in section 501 of the Act and in accordance with part 529 of this chapter.
- (3) The terms average fuel economy, fuel economy, and model type are used as defined in subpart A of 40 CFR part 600.

- (4) The terms automobile, automobile capable of off-highway operation, and passenger automobile are used as defined in section 501 of the Act and in accordance with the determinations in part 523 of this chapter.
- (b) Other terms. (1) The term loaded vehicle weight is used as defined in subpart A of 40 CFR part 86.
- (2) The terms axle ratio, base level, body style, car line, combined fuel economy, engine code, equivalent test weight, gross vehicle weight, inertia weight, transmission class, and vehicle configuration are used as defined in subpart A of 40 CFR part 600.
- (3) The term *light truck* is used as defined in part 523 of this chapter and in accordance with determinations in that part.
- (4) The terms approach angle, axle clearance, brakeover angle, cargo carrying volume, departure angle, passenger carrying volume, running clearance, and temporary living quarters are used as defined in part 523 of this chapter.
- (5) The term *incomplete automobile manufacturer* is used as defined in part 529 of this chapter.
- (6) As used in this part, unless otherwise required by the context:
- (i) *Act* means the Motor Vehicle Information and Cost Savings Act (Pub. L. 92-513), as amended by the Energy Policy and Conservation Act (Pub. L. 94-163).
- (ii) Administrator means the Administrator of the National Highway Traffic Safety Administration or the Administrator's delegate.
 - (iii) Current model year means:
- (A) In the case of a pre-model year report, the full model year immediately following the period during which that report is required by §537.5(b) to be submitted.
- (B) In the case of a mid-model year report, the model year during which that report is required by §537.5(b) to be submitted.
- (iv) Average means a productionweighted harmonic average.
- (v) *Total drive ratio* means the ratio of an automobile's engine rotational speed (in revolutions per minute) to the automobile's forward speed (in miles per hour).

§537.5 General requirements for reports.

- (a) For each current model year, each manufacturer shall submit a pre-model year report, a mid-model year report, and, as required by §537.8, supplementary reports.
- (b) (1) The pre-model year report required by this part for each current model year must be submitted during the month of December (e.g., the pre-model year report for the 1983 model year must be submitted during December, 1982).
- (2) The mid-model year report required by this part for each current model year must be submitted during the month of July (e.g., the mid-model year report for the 1983 model year must be submitted during July 1983).
- (3) Each supplementary report must be submitted in accordance with \$537.8(c).
- (c) Each report required by this part must:
- (1) Identify the report as a pre-model year report, mid-model year report, or supplementary report as appropriate;
- (2) Identify the manufacturer submitting the report;
- (3) State the full name, title, and address of the official responsible for preparing the report;
- (4) Be submitted in 10 copies to: Administrator, National Highway Traffic Safety Administration, 400 Seventh Street SW., Washington, DC 20590;
 - (5) Identify the current model year;
- (6) Be written in the English language; and
- (7)(i) Specify any part of the information or data in the report that the manufacturer believes should be withheld from public disclosure as trade secret or other confidential business information.
- (ii) With respect to each item of information or data requested by the manufacturer to be withheld under 5 U.S.C. 552(b)(4) and 15 U.S.C. 2005(d)(1), the manufacturer shall:
- (A) Show that the item is within the scope of sections 552(b)(4) and 2005(d)(1);
- (B) Show that disclosure of the item would result in significant competitive damage;
- (C) Specify the period during which the item must be withheld to avoid that damage; and